OTPE 40		·	
NOV 1 2 7005		Applicant(s)	
	Application No. 10/698,231	FERNANDEZ	
Office Action Surface	Examiner	Art Unit	
	Bena Miller	3725	
The MAILING DATE of this communication Period for Reply	appears on the cover	sheet with the carrespondent	e address
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is tess than thirty (30) days. - If NO period for reply is aspecified above, the maximum statutory provided in the period for reply within the set or extended period for reply will, by sharp reply received by the Office later than three months after the learned patent term adjustment. See 37 CFR 1.704(b).	JN. IR 1,136(a). In no event, however a reply within the statutory minit eriod will apply and will expire S	er, may a reply be timely filed num of thirty (30) days will be considere IX (6) MONTHS from the mailing date of become SRANPONED (35 U.S.C. § 13	d timely. f this communication. 3).
Status			
1) Responsive to communication(s) filed on			
25/	This action is non-tina), 	to the merits is
as as a self-continuing in condition for all	lowance except for for	mal matters, prosecution as	to the monta is
closed in accordance with the practice un	der Ex parte Quayle, 1	1935 C.D. 11, 453 O.G. 213.	
Disposition of Claims			
	ending in the applicati	on.	
4) Claim(s) <u>1.2.5-9,11.14,16 and 19</u> is/are p 4a) Of the above claim(s) is/are with	thdrawn from consider	ation.	n
	MOISMIT HOLL CO. C. C.		
5) Claim(s) is/are allowed.	ningtod		
6)⊠ Claim(s) <u>1,2,5-9,11,14,16 and 19</u> is/are r	ejecteu.		
7) Claim(s) is/are objected to.	and/or election require	ment.	
8) Claim(s) are subject to restriction	and/or election regains		
Application Papers			
9) The specification is objected to by the Ex	aminer.	Everning	
is/are: a)	accepted or b) Job	jected to by the Examiner.	35/a\
	4. the aroughd(c) DB DB(ill apevance. 4-5 4.	م عار CER 1 121(d).
	ion is resulted it i	JE U(SMINU(2) IS OF COLOR IS	
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	the Examiner. Note th	e attached Office Action of t	OMM F 10-100
Briggity under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for t	foreign priority under 3	5 U.S.C. § 119(a)-(d) or (f).	
a) All b) Some * c) None of:			
200 Vitroba and the animal of the adoptive doc	uments have been rec	eived.	
	wasanta haya haan (e)	SIAGO III WADDIICONON 110,	
2. Certified copies of the phorny doc 3. Copies of the certified copies of the	he priority documents	have been received in this N	lational Stage
application from the International	Bureau (PCT Rule 17	.2(a)).	
* See the attached detailed Office action for	or a list of the certified	copies not received.	٨
See the attached detailed Office Bottom		Bara B.	MO-
Attachment(s)	4) [Interview S. mary (PTO-413)	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-	, -	Doner No(s)/Mail Date.	ation (PT()+152)
2) Notice of Dransperson's Patent Drawing Review (1 1 2 3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date	5) L 6) [Notice of Informal Patent Applic Other:	
U.S. Patent and Trademark Office	Office Action Summary	Part of Paper	No./Mail Date 20050822



DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 2, 5-9, 11, 14, 16 and 20 are finally rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

Further, the claims are replete with indefiniteness that is too numerous to point out in every instance. The claims are replete with indefiniteness that is too numerous to point out in every instance. The following are examples are provided for the applicant use in making corrections wherever appropriate but not specifically pointed to.

Regarding claim 1, it is not clear what all is encompassed by the phrase "any suitable confectionery". There is lack of antecedent basis for the limitations "the top end". The claim recites phrases such as "in order to add an amusing effect to the candy" as recited in line 3, "instead of tight and rigid as in known lollipops" as recited in line 5, and "at the same time, allowing a substantial clearance between the inserted

Art Unit: 3725

portion' recited in line 9, which appear to recite only functions or intended uses of the claimed device and do not appear to add any structure to the claims.

Regarding claim 5, it is not clear whether the multiple movable pieces are further structurally defining the claimed device, since the claim recites "optionally". In other words, it is not clear if the claim positively recites the "multiple movable pieces".

Further, it appears the claim is a method on how to assembled the multiple movable pieces.

Regarding claim 7, it is not clear what is meant by the phrase "the variety of combinations". In other words, it is not clear if the combination includes more than the elements required in claim 1.

Response to Arguments

Applicant's arguments with respect to the claims have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Claims having all the elements of claims 1, 2, 5-9, 11, 14, 16 and 20 and which is definite per the conditions set forth in 35 USC 112, 2nd paragraph would be considered to avoid the prior art of record.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Art Unit: 3725

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bena Miller whose telephone number is 571,272,4427. The examiner can normally be reached on Monday-Friday.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bena Miller Primary Examiner Art Unit 3725

Art Unit: 3725

bbm August 22, 2005

NOV 1 2 2005	Application No.	Applicant(s) FERNANDEZ, RODOLFO Art Unit	
<u>[</u>]	10/698,231		
TA TRADENIE Interview Summary	Examiner		
	Bena Miller	3725	
participants (applicant, applicant's representative	e, PTO personnel):		
Bena Miller.	(3)		•
Mr. Rodolfo Fernandez	(4)		•
Date of Interview: 05 October 2005.			
Type: a)⊠ Telephonic b)□ Video Conferer c)□ Personal [copy given to: 1)□ applic		entative]	•
xhibit shown or demonstration conducted: d)	Yes e)□ No.		•
claim(s) discussed:	•.		
dentification of prior art discussed:			
greement with respect to the claims f)☐ was rea			
Substance of Interview including description of the eached, or any other comments: <u>The Applicant a the claims</u> . The Examiner explained to the Applicant as the explained to the Applicant as the explained to the Applicant to the explained to the			
mentioned to the Applicant some of the options office A will be sending in a response to previous Office A	ction.	minor agreed would	render the clair
mentioned to the Applicant some of the options of the vill be sending in a response to previous Office A (A fuller description, if necessary, and a copy of the co	ction. The amendments which the example amendments which the example amendments are attached.)	miner agreed would nts that would rende	render the clair r the claims
mentioned to the Applicant some of the options office A will be sending in a response to previous Office A	ction. The amendments which the example amendments which the example amendments amendments attached.) OFFICE ACTION MUST INCLUDING THE LAST OF THE MAILING DATTEMENT OF THE SUBSTANCE.	miner agreed would nts that would rende UDE THE SUBSTAI as already been filed E OF THIS INTERVI CE OF THE INTERV	render the clair r the claims NCE OF THE APPLICANT IS
A fuller description, if necessary, and a copy of the	ction. The amendments which the example amendments which the example amendments amendments attached.) OFFICE ACTION MUST INCLUDING THE LAST OF THE MAILING DATTEMENT OF THE SUBSTANCE.	miner agreed would nts that would rende UDE THE SUBSTAI as already been filed E OF THIS INTERVI CE OF THE INTERV	render the clair r the claims NCE OF THE APPLICANT IS
A fuller description, if necessary, and a copy of the	ction. The amendments which the example amendments which the example amendments amendments attached.) OFFICE ACTION MUST INCLUDING THE LAST OF THE MAILING DATTEMENT OF THE SUBSTANCE.	miner agreed would nts that would rende UDE THE SUBSTAI as already been filed E OF THIS INTERVI CE OF THE INTERV	render the clair r the claims NCE OF THE APPLICANT IS
A fuller description, if necessary, and a copy of the	ction. The amendments which the example amendments which the example amendments amendments attached.) OFFICE ACTION MUST INCLUDING THE LAST OF THE MAILING DATTEMENT OF THE SUBSTANCE.	miner agreed would nts that would rende UDE THE SUBSTAI as already been filed E OF THIS INTERVI CE OF THE INTERV	render the clair r the claims NCE OF THE APPLICANT IS
A fuller description, if necessary, and a copy of the	ction. The amendments which the example amendments which the example amendments amendments attached.) OFFICE ACTION MUST INCLUDING THE LAST OF THE MAILING DATTEMENT OF THE SUBSTANCE.	miner agreed would nts that would rende UDE THE SUBSTAI as already been filed E OF THIS INTERVI CE OF THE INTERV	render the clair r the claims NCE OF THE APPLICANT IS

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Interview Summary

Paper No. 20051005

Examiner's signature, if required



The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bena Miller Primary Examiner Art Unit 3725